### Compliance with SB 14

The Hazardous Waste Source Reduction and Management Review Act of 1989 (SB 14)

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### Today's Agenda

- Goals of SB 14
- Are you subject to SB 14?
- The Plan
- The Performance Report
- The Summary Progress Report

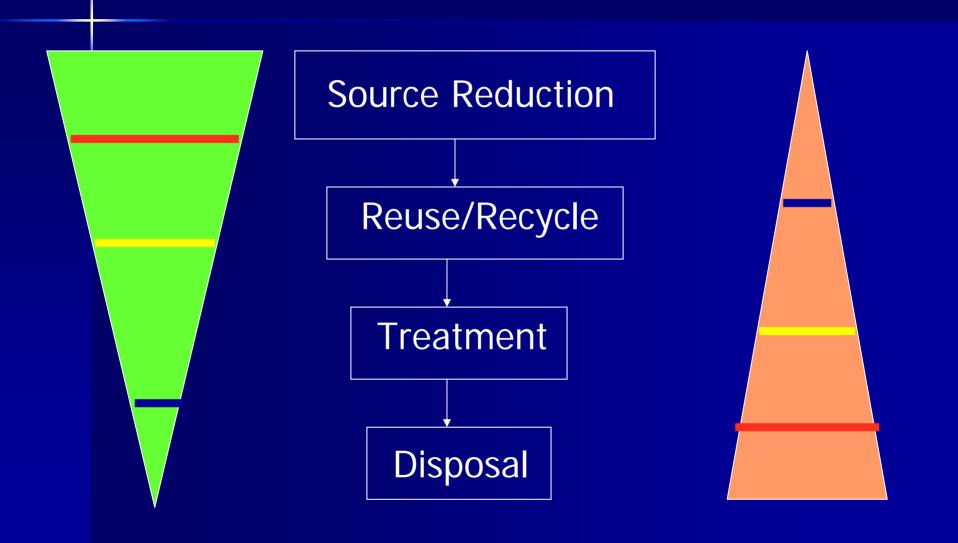
### Goals of SB 14:

- Reduce the generation of hazardous waste at its source,
- Reduce the release to the environment of chemicals that have adverse and serious health or environmental effects, and
- Document hazardous waste information and make it available.

### What is source reduction?

- Source Reduction = Pollution Prevention
   The act of preventing waste at its source...before generation.
- Source reduction is not:
  - Recycling
  - Treatment
  - Transfer to another environmental medium
  - Concentration or dilution

### Waste Management Hierarchy



## Source reduction and SB 14

- SB 14 requires generators to look at their waste-generating processes and identify source reduction opportunities.
- It encourages businesses to look for ways to make continual improvements
- Successful source reduction = cost savings
- Good for business
- Good for the environment

### Generator Requirements

- All generators subject to SB 14 in 2006 must prepare a Plan, Performance Report and SPR by September 1, 2007.
- Plan and Performance Report must me kept on site and made available upon request by an agency or the public.
- Only the SPR must be submitted to DTSC by September 1, 2007.
- DTSC may ask a generator to submit their SB 14 documents.

## Compliance with SB 14 means:

- Completion of a Source Reduction Evaluation Review and Plan (Plan)
- 2. Completion of a Hazardous Waste Management Performance Report (Performance Report)
- 3. Completion and submittal of a Summary Progress Report (SPR)

Alternative reporting options for small businesses

### Confidentiality

- Generator may claim some information as trade secret or confidential.
- Generator must mark "confidential" on each page containing confidential information.
- Agency inspectors can review this info.
- When agency requests SB 14 document containing confidential information, generator must submit two versions of document:
  - One containing confidential information properly marked.
  - The other without the confidential information that indicates which pages have been removed.

#### Resources

- DTSC's 2006 SB 14 Guidance Documents and other publications
  - To order, call (916) 322-3670
  - Or download: <u>www.dtsc.ca.gov/PollutionPrevention/index</u>
- Technical support: Source Reduction Unit
  - **(916) 322-3670**
  - E-mail: sb14@dtsc.ca.gov

#### **More Resources**

- DTSC Regional P2 Coordinators
  - Nabil Yacoub (714) 484-5389
  - Evelina Rayas (818) 551-2936
  - James Stettler (510) 540-3816
- P2 Resource Exchange Topic Hubs www.p2rx.org
- Western Regional P2 Network-Topic Hubs www.westp2net.org

### **Course Materials**

- SB 14 Guidance Manual (Doc. No. 001)
  - Also contains Summary Progress Report
  - and OPPTD Publication List Appendix E
- Compliance Checklist (Doc. No. 004)
- Available upon request:
  - Hazardous Waste Minimization Checklist & Assessment Manuals for various industry sectors – see publication list – Appendix E

## Are you subject to SB 14?



# SB 14 is a Site-Specific Requirement

- "Site" means the location of an operation that generates hazardous waste.
- If two operations are contiguous and owned by the same person (i.e., generator) the operations are considered one "site."
- If two locations owned by the same person are not touching, they are two sites.

See Section 25205.1(h) of the California Health and Safety Code for definition of "site."

## SB 14 Applicability Thresholds

SB 14 applies to generators who routinely generate > 12,000 kg haz waste or > 12 kg extremely hazardous waste during a reporting year (2006)

12,000 kg = 26,400 lbs = 13.2 tons = 3,165 gallons 12 kg = 26.4 lbs = 3.2 gallons

See Chapter 2 of your Guidance Manual

### Reporting Year = 2006

- SB 14 requires reporting on a 4-year cycle
- Hazardous waste generation data from calendar year 2006 (the reporting year) is used to determine SB14 applicability.
- Use reporting year data as the basis for the source reduction evaluation.
- Data from the reporting year is the basis for your SB 14 documents due on or before September 1, 2007

# Determine applicability for Reporting Year 2006

- Conduct inventory of RCRA and non-RCRA wastes stored on site
  - Review hazardous waste manifest records
  - Review shipping records and weight tickets
  - Inspect storage areas
- List all hazardous wastes generated in 2006 including CWC and total weight or volume
  - Include any liquid or solid hazardous wastes that are treated on site
  - Include wastes that are recycled, treated or disposed off site

Quantify all wastes prior to treatment or recycling

## Example

Hazardous Waste	CWC	Amount Generated - 2006
Rinse water	132	85,600 gallons
Plating bath	792	1,000 gallons
Filtor cake	171	890 pounds
Paint waste	331	10,000 pounds
Solvent	214	1,500 pounds
Waste oil	221	500 pounds
Drums/containers	513	5,400 pounds
Asbestos waste	151	200 pounds
Contaminated Rags	551	500 pounds

## SB 14 applies only to routinely generated waste streams

- From ongoing processes and operations
- From regularly scheduled maintenance
- Includes hazardous wastes treated on site AND hazardous wastes recycled, treated or disposed off site.
- Focus on point of generation.

Cross non-routine wastes off your list.

# SB-14 does not apply to exempted waste streams

- motor vehicle fluids
- household haz waste
- asbestos
- PCBs
- emergency response
- lab-scale research waste

- lead acid batteries
- site clean up
- medical waste
- spent ordinance
- demolition waste
- Universal waste

Complete list GM pg. 17 and 22 CCR 67100.2

Cross exempted waste streams off your list

## SB 14 does not apply to Universal Waste

- Universal wastes must be managed according to universal waste regulations – 22 CCR 66273
- Universal wastes include:
  - Batteries
  - Thermostats (mercury-containing)
  - Electric Lamps (fluorescent, high intensity discharge, neon, mercury vapor, high pressure sodium, and metal halide lamps)
  - Cathode ray tubes (TV screens and monitors)

#### Don't double count

- If you treat hazardous waste on site, then discharge this waste to the sewer, do not include treatment residuals (secondary wastes) on your list.
- Only count treatment residuals if:
  - they are derived from treatment of a nonhazardous waste stream

## Excluded recyclable materials

- Some recyclable material are excluded from classification as a waste provided the conditions in Health and Safety Code Section 25143.2 are met.
- Such materials would not be included in your SB 14 total.
- Questions: Contact DTSC's Waste Classification Unit (916) 327-4499

### Are you subject to SB 14?

- Exclude nonroutine, exempt, and secondary (residuals) wastes
- Convert remaining waste streams to common units (lbs, Kg, tons)
- Add remaining waste streams and compare total to SB14 threshold
  - -12,000 kg=26,400 lbs=13.2 tons
- Subject to SB 14 if waste generated in 2006 exceeds the threshold.

## **Extremely Hazardous Wastes**

- If you generate extremely hazardous wastes, prepare a separate list and compare the total to the 26.4 lb threshold.
- Defined in California Health & Safety
   Code Section 25115
- Also see California Code of Regulations, Title 22 Sections 66261.107 - .113

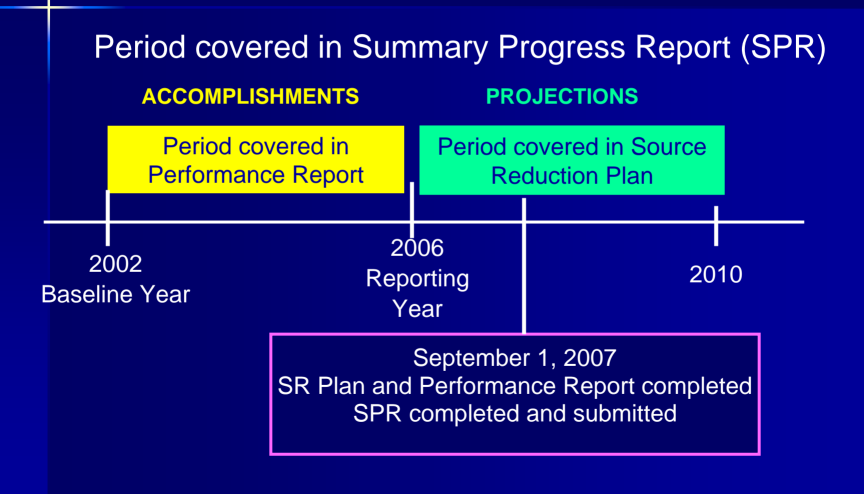
### Off-site hazardous wastes

- Hazardous wastes or residuals derived from wastes brought from off-site sources are excluded from the definition of "generated waste" [HSC 25200.3(c)(8)] Example: oil/solvent recyclers
- Hazardous waste generated at a TSDF should be evaluated for SB14 applicability.

## Compliance with SB 14 means...

- 1. Conduct source reduction evaluation
- Complete a Source Reduction Evaluation Review and Plan (Plan)
  - Checklist alternative for small businesses
- 3. Complete a Hazardous Waste Management Performance Report (Performance Report)
  - USEPA biennial gen report for small businesses
- Complete and submit a Summary Progress Report (SPR)

## 2007 SB 14 Reporting Timeframes



#### Questions

Does the generator own multiple sites with similar processes, operations, and waste streams?

- All sites may be addressed in a multi-site
   Plan, Performance Report, and SPR
- Is generator new to SB 14 as of 2006?
  - Must still prepare all three SB 14 documents

# What if you are out of compliance?

- May issue a notice of noncompliance
- Generator must correct deficiencies and submit revised documents within 60 days of notice
- CUPA <u>may</u> impose civil penalties up to \$1000/day for failure to submit within the required period
- Let DTSC's Source Reduction Unit help you return to compliance

### **Questions?**



#### Call or e-mail OPPTD, Source Reduction Unit

- **(916)** 322-3670
  - Diana Phelps @ (916) 323-9560

- sb14@dtsc.ca.gov
  - dphelps@dtsc.ca.gov